

ICCA CONGRESS SERIES NO. 7
XIIth INTERNATIONAL ARBITRATION CONGRESS
VIENNA, 3 - 6 NOVEMBER 1994

PLANNING EFFICIENT ARBITRATION PROCEEDINGS
THE LAW APPLICABLE IN INTERNATIONAL ARBITRATION

PREFACE

Prof. Albert Jan van den Berg, General Editor

WELCOMING ADDRESS

Dr. Nikolaus Michalek, Austrian Federal Minister of Justice 1

OPENING ADDRESSES

Prof. Giorgio Bernini, President of ICCA

DDr. Werner Melis, Chairman, International Arbitral Centre of the Austrian Federal Economic Chamber

WORKING GROUP I

PLANNING EFFICIENT ARBITRATION PROCEEDINGS

Judge Howard M. Holtzmann, Editor of the Proceedings of Working Group I

FOREWORD

Judge Howard M. Holtzmann and Prof. Ivan Szász

SUMMARY

Judge Howard M. Holtzmann

REPORTS

Power of Arbitrators to Determine Procedures under Various Arbitration Laws and Rules

Prof. Pierre Mayer

Comparative Analysis of Power of Arbitrators to Determine Procedures in Civil and Common Law Systems

Dr. Gerold Herrmann

Power of Arbitrators to Determine Procedures under the UNCITRAL Model Law

Mr. Antonio A. de Fina

Comparative Analysis of Power of Arbitrators to Determine Procedures under Various Arbitration Rules

Possible Methods of Increasing Efficiency

Mr. Arthur L. Marriott

Pros and Cons of More Detailed Arbitration Laws and Rules

Dr. Pierre A. Karrer

Pros and Cons of Terms of Reference and Specific Procedural Agreements in Arbitration Clauses:
Storm in to Calm the Sea

Dr. J. Gillis Wetter

Procedures for Avoiding Unexpected Legal Issues

Dr. Jernej Sekolec

UNCITRAL Project for Improving Methods of Planning Arbitral Proceedings

Improving the Presentation of Evidence

Dr. Jan Paulsson

Overview of Methods of Presenting Evidence in Different Various Legal Systems

Mr. Robert B. von Mehren

Burden of Proof in International Arbitration

Prof. Andrew Rogers

Improving Procedures for Discovery and Documentary Evidence

Dr. Gino Lörcher

Improving Procedures for Oral and Written Witness Testimony

Mr. Andre J. Faurès

Improving Procedures for Expert Testimony

Prof. Hans Smit

Roles of the Arbitral Tribunal in Civil Law and Common Law Systems with Respect to Presentation of Evidence

Discussion of the UNCITRAL Project for Improving Planning of Arbitral Proceedings

Judge Howard M. Holtzmann

Questions concerning the Desirability and Test of the UNCITRAL Project to Improve Planning of Arbitral Proceedings

Panel Discussion: Practical Experience and Solutions on Planning Arbitral Proceedings

Dr. Kurt Heller

International Arbitral Centre of the Austrian Federal Economic Chamber

Mr. Eric A. Schwartz

International Court of Arbitration of the International Chamber of Commerce

The Rt. Hon. Sir Michael Kerr

London Court of International Arbitration

Dr. Aron Broches

International Centre for Settlement of Investment Disputes

Mr. Robert Coulson

American Arbitration Association

Dr. Eva Horváth

Various Central and Eastern European Centres

Prof. Nabil N. Antaki

Other Arbitration Centres: Québec National and International Commercial Arbitration Centre

Judge Bjørn Haug

Non-administered Arbitration

**WORKING GROUP II
THE LAW APPLICABLE IN INTERNATIONAL ARBITRATION**

INTRODUCTION

Prof. Dr. Karl-Heinz Böckstiegel, Chairman of Working Group II, Session I

REPORTS

The Law Applicable in International Arbitration: Preliminary Issues

Prof. Konstantin Razumov

The Law Governing the Capacity to Arbitrate

Mr. V.V. Veeder

Towards a Possible Solution: Limitation, Interest and Assignment in London and Paris

Mr. Ibrahim F.I. Shihata and Mr. Antonio R. Parra

Applicable Substantive Law in Disputes between States and Private Foreign Parties: The Case of Arbitration under the ICSID Convention

The Law Governing the Procedure

Mr. Martin Hunter, Chairman of Working Group II,

Session II

Introduction: the Law Governing the Procedure

Mr. Dominique T. Hascher

The Law Governing the Procedure: Express or Implied Choice by the Parties - Contractual Practice

Mr. Michael F. Hoellering

International Arbitration under U.S. Law and AAA Rules

DDr. Werner Melis

Mandatory National Procedural Law and Auxiliary Powers of Courts

Dr. Robert Briner

Special Considerations Which May Affect the Procedure (Interim Measures, *Amiable Composition*, Adaptation of Contracts, Agreed Settlements)

Dr. Allan Philip

Procedural Decisions by the Arbitral Tribunal

Methods Used to Determine the Applicable Substantive Law in the Practice of Arbitration

Dr. Wolfgang Kühn

Express and Implied Choice of the Substantive Law in the Practice of International Arbitration

Dr. Marc Blessing

Regulations in Arbitration Rules on Choice of Law

Dr. Julian D.M. Lew

Relevance of Conflict of Law Rules in the Practice of Arbitration

Prof. Andrea Giardina

International Conventions on Conflict of Laws and Substantive Law

Mr. Gerald Aksen

The Law Applicable in International Arbitration - Relevance of Reference to Trade Usages

Special Features of the Application of Particular Laws Relevant for the Practice of Arbitration

Mr. Fali S. Nariman

Special Features of the Application of Particular Laws Relevant for the Practice of Arbitration - Common Law

Yves Derains

Some Special Features of the Law of Civil Law States Relevant for the Practice of Arbitration

Prof. Ahmed El-Kosheri

Islamic Law

Prof. Delia Revoredo de Mur

Law Applicable to International Contracts in Latin America

Prof. Stanislaw J. Sołtysiński

Arbitration Law in States after Fundamental Changes

Prof. Yasuhei Taniguchi

Arbitration and Applicable Law in Japan

Dr. Serge Lazareff

Mandatory Extraterritorial Application of National Law Rules

Application of Rules Beyond National Law

Dr. Norbert Wühler

Application of General Principles of Law

H.E. Judge Stephen M. Schwebel

The Law Applicable in International Arbitration: Application of Public International Law

Prof. Emmanuel Gaillard

Thirty Years of *Lex Mercatoria*: Towards the Discriminating Application of Transnational Rules